

BIG FIGHT ON PRIMARY

Opposition Develops to the Barksdale-Kezell Bill in the Senate.

PAYMENT OF CAPITATION TAX

Sale Bill Passed Without Objection—Mr. Green Would Lay Candidates Liable to Perjury.

Both houses of the General Assembly met for nearly three hours yesterday and did a big day's work, the House especially outdoing itself by passing about forty bills on the calendar. The Senate considered several important measures on the calendar, passed several bills of public interest and the Revision Committee and in the nature of legislation made necessary to conform the statutes to the Constitution.

Perhaps the most interesting, if not the most important, subject up in the Senate was the Kezell general primary bill, which was discussed and amendments thereto offered by several Senators. No further action was taken, however, than ordering the amendment to be printed in the proper place in the bill. The amendment on the unamended bill indicated considerable opposition, either to the bill as a whole or to certain features of it, some of which were the subjects of amendments.

SALE BILL PASSED.

The Senate passed the Sale bill, which is identical with the one offered in the House by Mr. Kelley and has been reported from committee of that body, preferring the manner in which a duty registered voter who has not been assessed with his State capitation tax may pay same. This is a bill designed to meet the objections of the Governor to the House bill on the subject recently vetoed by him.

It is of most interest to members and employees, the Senate passed the House bill providing for mileage to members and employees of the General Assembly. The bill now goes to the Governor for his approval.

The Anderson bill prescribing the method of extension of corporate limits of cities and towns has been set as a special order in the Senate for Wednesday, December 2d.

The House passed a large number of bills on the calendar, the greater number being of merely local interest, but a few of them general bills along the line of code revision. A number of interesting measures were introduced, including one by Mr. Green, proposing to make candidates for office take an oath before the canvass that they will not use money or violate the law, the idea being to make a candidate violating the law come a perjurer and liable to conviction therefor.

OYSTER PETITIONS.

The stream of protests and petitions against the passage of the Jordan bill to break the Bayliner gerrymander began to flow in upon the House yesterday and are the month is gone the stream promises to become a flood. Some of the petitioners criticize the special committee and the author of the bill in language more emphatic than is usually permitted, openly charging the committee with "lying." A bunch of these petitions was offered by Mr. Owens, of Norfolk county.

Mr. Heermans made the same fight in the House that Senator Revercomb did in the Senate a few days ago to have a judge of election at each precinct selected from lists recommended by the minority party. The effort met the same fate as Senator Heermans' bill. Some of the House members were offered in the House identical with measures heretofore offered in the Senate.

The Senate.

The Senate was called to order at 11 A. M. by Senator Walker, in the absence of Lieutenant Governor Willard. There was no prayer, but the House immediately went to business, to which it diligently devoted itself for nearly three hours, adjourning at 1:45, after a busy session.

Mr. Ople, from the Committee for Courts of Justice, reported a dozen House bills favorably, and they will go on the calendar to-day.

The Senate then proceeded to consideration of the calendar. The first bill thereon elicited the only vote of the session, the only senator to speak on the subject. Mr. Kezell, the patron of the bill, proposed to amend it by following out the plan of selecting delegates to a designated convention to nominate members of the General Assembly. Instead of for the nomination of delegates and senators by direct vote, as the bill now provides, the other amendments were suggested. Mr. Barksdale took the floor, and in endeavoring to explain his chief provisions and defend the bill, he attacked the present Democratic party plan of primaries, because, he contended, they would disfranchise the party. He pointed to the last gubernatorial campaign, and the campaign of 1900, and feeling that that will be engendered by a primary for State officers with direct vote, as the bill now provides, he emphasized the point that the present plan operated as a bar to the aspirations of the colored people. He explained the measure and quit himself of the onus of having introduced a bill which the executive characterized as "a party device." He was not intimidated nor intimidated. The matter is practically a closed incident.

The House bill providing for mileage to members and employees of the General Assembly, which failed for lack of the requisite majority Monday, was re-

There is Absolutely Nothing Lacking

In the Burk attire. It is practically Merchant Tailoring Ready to Wear, embodying every feature of excellence possessed by exclusive tailors' products. Its distinguishing individuality is due to the artistic designing, and its perfect-fitting features are the result of the "Burk" patterns upon measurements which three-quarters century successful manufacturing has brought to accuracy and perfection.

Burk & Co., 1003 East Main.

considered and passed yesterday—yeas 24, nays 6.

The Sale bill designed to meet the objections of the Governor to the House bill on the same subject, and entitled a bill to prescribe the manner in which a duty registered voter who has not been assessed with his State capitation tax may pay same, was taken up and passed. The bill is identical with one offered in the House by Delegate Kelley, and now pending in that body.

BILLS PASSED.

The committee in charge of them was discharged from consideration of the following Senate bills, and they were taken up and passed:

To permit voters of Farmville magisterial district to vote on the question of establishing a dispensary in said district.

To authorize the improvement of the roads of Frederick county, and to provide funds to pay same. The purpose of the bill is to extend the operation of a law enacted two years ago, an oversight on the part of the Legislature preventing the election authorized by the statute.

These Senate bills, comprising the special order, were taken up and passed:

To amend the Code prescribing upon what petition court may order an election in county, district or city on the question of location of the county seat, when election held; interval between such elections, etc.

To amend sections 2535, 2537, 2539, 2540, 2541, 2542 and 2543 of chapter 118 of the Code. In regard to the marriage of a female personal representative.

To amend the Code, section 2593 of the Code, fixing the order in which debts of decedent are to be paid.

To amend section 2718 of the Code, in relation to unlawful detainer.

To amend section 2719 of chapter 124 of the Code, in relation to saving in favor of persons under disability.

To amend section 2723 of chapter 125 of the Code, in relation to when such value is to be deemed real estate.

To amend sections 2738, 2740, 2742, 2743, 2744, 2745 and 2746 of chapter 125 of the Code, in relation to notice to terminate tenancy, etc.

To amend sections 2842, 2843, 2844, 2845, 2846, 2847 and 2848 of chapter 125 of the Code, fixing the order in which debts of decedent are to be paid.

To amend and reenact section 2914 of the Code of 1887, in relation to when bond filed with justice to be returned.

This leaves only 35 of the 104 Senate bills, amending the Code, to be considered.

The House bill, which took the House bills amending the Code, and passed by that body.

Mr. Watkins, a member of the special joint committee on oyster legislation, introduced in the Senate a bill identical with the Jordan bill, offered in the House, proposing to break the Bayliner gerrymander in doing so, and in effect the recommendations of the joint committee. It went to the Committee for Fish and Game.

The Senate bill in relation to the extension of the corporate limits of cities and towns, of which Mr. Anderson is the patron, will be given order for Wednesday, December 2d. This is a bill which is general in its provisions, and is of great public importance.

The Senate adjourned at 5 P. M. adjourned until 11 A. M. to-day.

The House.

The House was called to order at 11 o'clock by Speaker Ryan, and prayer was offered by Rev. Russell Cecil, of the Second Presbyterian Church.

Mr. Whitlock offered a bill, which was referred, prohibiting the sale or giving away by social clubs in local option districts of any character of ardent spirits. The bill is similar to that offered in the Senate several days ago by Mr. Bruce.

The House took up and passed a number of bills, and when that relating to the appointment of electoral boards was reached, Mr. Heermans (Rep.), of Montgomery, sought to have some amendments introduced, but they were defeated on a strict party vote. The chief amendment upon which the member made something of a political speech was to allow each party to furnish the electoral boards with lists from which the judges of elections should be chosen, each party to have representation in the board, and as length for his amendment, and said it was in conformity with the spirit of the constitution.

Mr. Garrett, of Allegheny, presented to the Finance Committee yesterday a bill, which was reported favorably by that committee, amending section 47 of the Code. The object of the bill is to extend the time for the adding of no penalty by county treasurers for late payment of taxes on counties and districts of the State, from December 1st, 1902, to January 1st, 1904. The failure of the commissioners of revenue to return their books to the treasurer in time for tax tickets to be made up by December 1st, makes the legislation necessary. The bill would allow the treasurers would be forced to add the penalty of 5 per cent. to all tax tickets in such counties and districts, it being impossible for taxpayers to pay their taxes before December 1st.

Mr. Owens presented a petition from various citizens of Norfolk county, praying that the Bayliner survey be not broken, and the paper contained some very humorous allusions. One of the petitioners took the floor and read the petition, which was read by a majority of 100. Mr. Green offered a bill, which was referred, amending the Barksdale law, so as to require the members of the General Assembly from Governor to candidates, upon filing their notice of candidacy, to take an oath that they will not spend, or permit their agents to spend, any money, or other valuable thing in their behalf.

SENATE BILLS PASSED.

To repeal sections 63 and 66, and to amend and re-enact sections 64, 65, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

GRIFFIN APPEALS

Fined, Sentenced to Jail and His License Revoked by Justice John.

GIUCCI WAS ALSO CONVICTED

Frank Taylor, the Pocket-Book Snatcher, Went to the Grand Jury.

The case of Pat Griffin, so far as the Police Court is concerned, was disposed of yesterday morning.

Owing to the number of important cases that were on the docket, the court room was crowded almost to suffocation. Officers Wyatt and Thompson, the principal witnesses in the Griffin case, testified that they saw from a place of observation a number of persons go into the side entrance to the saloon, and that drinks were served them. This testimony was not successfully contradicted, and Griffin was fined \$200, half of which was under the State law and half under the city law. He was also sentenced to fifteen days in jail and his license was revoked.

Griffin promptly appealed, and the case went on to the Hustings Court and the accused was bailed for his appearance in that court.

GIUCCI CONVICTED.

Upon the testimony of Officers McMahon and Wyatt the case against Ciccio was proven. They swore that they entered his place on upper Broad Street and seized a lot of policy paraphernalia, and found persons engaged in promoting the game.

He was fined \$20 and given one day in jail.

The charges against Messrs. Bannister and Campbell were continued to December 1st.

TAYLOR SENT ON.

The case of James Taylor, arrested by Officer Whitbread on the charge of forcibly taking a purse from Mrs. L. L. Perkins, containing \$32.50, was sent on to the grand jury.

Mrs. Perkins was positive in her identification of the negro. The story of the robbery was told in yesterday's paper.

Julian Haskins, the white man arrested on the charge of abducting a thirteen-year-old girl for the purpose of marrying her, was placed under bonds for twelve months as a suspicious character. The charge of abduction was dismissed.

SMALL CASES.

The smaller cases then came up, and the crowd dwindled down.

William Stamps was charged with taking five cents from Pauline Braxton, but the charge was not sustained and William was discharged.

Pattie Johnson was also dismissed on a charge of taking a waist and skirt from Clara Vaughan.

The case of Hiram Sternheimer, charged with driving a sick horse, was continued.

Robert Lorenzo and Frank Dent paid \$200 each for a little fight.

And then the line of drunks passed along and closed one of the heaviest dockets in the Police Court for a long time.

New Members.

Several changes are expected to take place shortly in the City Council.

Sydnor & Hundley

Leaders in Best Values at Real Worth.

"Shut One Eye and Listen"

\$2,669.00 at 50 Per Cent. Off.

\$2,923.75 at 33 1/2 Per Cent. Off.

\$3,509.00 at 25 Per Cent. Off.

About six months since we put on sale some \$10,000 worth of Furniture at one-third off (our notable "RED TAG" sale). Now you know we can't stand much of that kind of business, but we have learned the necessity of thinning out our stock, when it gets too thick. We need the floor space now occupied by certain goods for a special purpose, and must "knife" the prices on certain goods to get it. Our loss will be some "one" gain. We realize the fact, you can't make people buy goods, until they want them. As "RECORD BREAKERS" in quality, quantity and prices, we propose to knock this idea as high as "GILROY'S KITE." It will be "INDIAN SNAKES" on Broad Street, between Seventh and Eighth Streets, until December 1st. The "HOT TIME IN OLD TOWN" was tonight. This will positively occur in broad daylight. "NUTTED." Now to the point. Beginning at 8 A. M. Monday, November 23d, we will place a "RED TAG" on our "FINE GOODS," designating 50 per cent. class, a "YELLOW TAG" on certain goods, denoting 33 1/2 per cent. class, and a "PINK TAG" on certain goods, denoting the 25 per cent. class. NOT A TAG OR PRICE WILL BE CHANGED FROM OUR RIGHT PRICES. This sale will be strictly "A CASH DEAL" and means just what it says. We feel we enjoy too large a share of public confidence to ever offer a "FAKE SALE" to our patrons.

Sydnor & Hundley

Broad Street.

Alderman Hall, of Madison is expected to resign because of his prospective removal up town. The same is true of Councilman E. H. Ferguson, of Jefferson. General Anderson has been chosen to the House of Delegates, and he, too, will give up his seat in the lower branch. It is likely that the following gentlemen will be elected to fill the vacancies: Mr. W. T. Dabney to succeed Captain Hall; Mr. John J. Lynch to succeed Capt. Ferguson; Captain Robert L. Mauder to succeed General Anderson.

U. S. CIRCUIT COURT.

An Adjournment Taken Until December the 10th.

The Circuit Court of Appeals of the United States yesterday adjourned for the term after sitting for several weeks and hearing argument in many cases. One case was argued yesterday and a petition for a rehearing in another case presented, after which court adjourned to the 10th of December.

Here is a summary of the work done by the court at this term, prepared by Deputy Clerk Claude H. Dean. Causes argued, 24; opinions handed down, 11; rehearings denied, 2; judgments orders and decrees entered, 15; causes continued, 11.

The court entered an order designating Hon. James E. Boyd, of Danvers, N. H., appellants, vs. J. H. Coppenhaver, sheriff, &c., et al., appellees; appeal from the Circuit Court at Charleston, W. Va. Decided at this term in favor of the appellants. Appellants by counsel filed a petition for rehearing, and the court entered an order denying the same.

Judges Goff, Simonton and McDowell all left for their homes last night.

Clerk H. T. Meloney and Deputy Clerk Claude H. Dean will now be busy quite busy for some time issuing the mandates in the cases decided at this term and in clearing up the work which follows as a matter of course after an adjournment of the court.

The court convened yesterday morning at 10 o'clock with Circuit Judges Goff and Simonton and District Judge McDowell in attendance.

The case of George O. Robinson, appellant, vs. Suburban Brick Company from the Circuit Court at Wheeling, W. Va., which is up for reargument, was called yesterday and rearranged by Nelson C. Hubbard, of Wheeling, W. Va., for the appellee and concluded by Henry M. Russell, of Wheeling, W. Va., for the appellant.

This is an appeal from an order of injunction granted by Judge Jackson, of West Virginia, by which the appellant was restrained from a continued breach of covenant.

The appellant contends that if this court sustains the decision of the lower court, the effect will be to prohibit competition, compel him to sacrifice the investment he made in the Suburban Brick Company, and prevent him from engaging in the business to which he has devoted a great part of his life, and practically prevent him from earning a livelihood.

WEDDED IN GEORGIA.

Marriage of Mrs. Eleanor R. Adams and Mr. S. W. Carson.

A marriage of much interest to numerous friends in three States—Virginia, Tennessee and Georgia—was solemnized yesterday at 12 o'clock in the parlors of the Windsor Hotel, in this city, where the bride's mother is spending the winter. The beautiful decorations were arranged by ladies of the hotel, friends of the bride.

The contracting parties were Mr. Sturm William Carson, of Atlanta, and Mrs. Eleanor Rhea Adams, of Marion, Va. The bride and groom entered the parlor, preceded by J. V. S. Rhea, of Memphis, brother of the bride, and Miss Mary Carson, of Atlanta, sister of the groom. The ceremony was performed by Rev. Charles O. Carson, pastor of the First Presbyterian Church of Valdosta.

Those present were Mrs. Ellen W. Rhea, of Marion, Va.; Mrs. Marietta M. Carson, of Atlanta, mothers of the bride and groom, respectively; Mr. and Mrs. McCleary.

The bride was married in traveling costume—a tailor-made suit of blue cloth, trimmed in white, with black and white bands and ornaments, white peau de soie and blue velvet waist, with hat to match.

The bride is a daughter of Mrs. Ellen W. Rhea, of Marion, Va. Her father, the late J. B. Rhea, was at one time treasurer of the Assembly of the Southern Presbyterian Church.

She comes from a family noted for piety and integrity. She was educated at the Synodical Female College, Rogersville, Tenn., and Dana Hall, Wellesley, Mass., and is a woman of marked culture and impressive Christian character.

The groom is a native of Rogersville, Tenn., where he enjoyed a popular education, and to no young man in that section. For the past eight years he has made his home in Atlanta, and is the successful junior member of the real estate firm of W. E. Tracwell and Son, of this city, and is an elder in the Presbyterian Church.

Immediately after the ceremony the bridal party repaired to the dining room for luncheon, leaving at 1:30 P. M. for Atlanta. They will spend the winter at the home of the bride's mother, after which they will be at home at No. 46 Meritt's Avenue—Americus (Ga.) Times-Recorder.

FITZ-GARDNER FIGHT.

Twenty-Round Bout To-night.

Jim Bacci Will Give Returns.

The result of the Fitzsimmons-Gardner match will be announced by Jim Bacci, at Sparks & Black's to-night.

The fight is the talk of the hour. It is for the lightest weight champion of the world, now held by Gardner, and is for a twenty-round limit.

If Fitz wins he will meet Corbett; if he loses he will retire from the ring.

The fight takes place in the First National Hotel, at 11 o'clock, and the junior of Fitzsimmons. His home is in Lowell, Mass., and he is the favorite in the East.

Fitz is the favorite in the West and South, and bets are 7 to 10 on him.

There is a great amount of interest in the fight here.

Supreme Court.

In the Supreme Court yesterday, following were the proceedings:

Turner, by, et al., vs. Barraud et al. Argued by James E. Heath, Jr., for appellant, and by A. C. Braxton and F. H. Busbee, for appellees, and continuing to the 24th inst. Nov. vs. Brown. Submitted on printed briefs.

Next cases to be called:

Richmond, Fredericksburg and Potomac Railroad Company vs. Martin's adm'r. Oliver's executors vs. Shelton et al. Collier vs. Life Insurance Company of Virginia.

Peanut Case To-day.

Colonel R. E. Boykin, of Isle of Wight, and Hon. A. C. Braxton, of Staunton, will to-day argue the case of the Gwaltney Brinkley Peanut Company vs. the Staunton Peanut Company, before the Supreme Court. The case involves freight rates on peanuts over the lines of the defendant company.

Charters Granted.

The following charters were granted by the Corporation Commission yesterday:

Alexandria Shoe Manufacturing Com-

Best 50c. Moulded Records for any Cylinder Machines at

25 Cents

Can only be found here.

Best 50c. Moulded Records for any Cylinder Machines at

25 Cents

Can only be found here.

Amazing Sale of Talking Machine Records

Our sales last week on Talking Machine Records were much larger than the week before. The people are beginning to learn and know that we are selling the Best Black Moulded Records for all Cylinder Machines at

Twenty-Five Cents Each.

Our order is placed for 10,000 of these Records. They are being received daily. Remember you get the best, fresh stock, comprising the newest and latest additions to the catalogue.

Disc and Cylinder Talking Machines,

\$10, \$15, \$20, \$30 and \$75.

Easy Payments If Desired.

Our Sale of Pianos Last Week Was a Record Breaker.

In addition to a large number of new Pianos sold, every special bargain advertised was taken. It is not our policy to advertise instruments with no intention of selling them. Every instrument advertised is here, and can be seen. If in need of a new piano, take time to examine our fine stock of

Conover, Kingsbury, Wellington, Cable, Schubert, De Koven, Schirmer

Pianos

Slightly Used Upright Pianos at a Sacrifice This Week.

Our offerings in this line this week will include about 10 high-grade uprights, ranging in prices from \$150.00 up.

Have You Seen the Latest and Most Improved Piano-Player, One That is Absolutely Perfect? If Not Examine the

Chase and Baker.

Free Concerts Daily.

There is Nothing in the Music Line That Cannot Be Obtained at Our Store.

The Cable Company,

No. 213 East Broad Street.

J. G. CORLEY, Manager.

Best 50c. Moulded Records for any Cylinder Machines at

25 Cents

Can only be found here.

Best 50c. Moulded Records for any Cylinder Machines at

25 Cents

Can only be found here.

PUPKIN AND PINE PIES FOR THANKSGIVING

ave a large share of our best attention long before the day comes round. That these pastries will be fit for the feast—sweet, aromatic, "tasty," delicious, wholesome and altogether satisfying our reputation assures.

Please place your Thanksgiving orders with us as early as possible.

L. BROMM,

516 E. Marshall Street.

Diamonds and Diamond Jewelry, PENDANTS, BROOCHES, SCARF PINS, SINGLE STONE AND FANCY RINGS.

At this season our line of Mounted Jewelry is unusually complete. It includes a great variety of most novel and effective designs.

J. F. Kohler, The Reliable Jeweler,

209 E. Broad Street.

FREE! X-ray Examination for Two Weeks from 11 A.M. to 1 P.M.

Rupture and Piles

Cure! No Knife.

Rheumatism cured by dry hot air apparatus.

Cataract, Facial Blemishes, Trachoma, Nervousness, Gout, Stiff Joints, cured by our methods.

Chloroform Anesthesia Sanitarium, 213 East Franklin Street.

The Largest and Finest Chrysanthemums

For Thank giving at

Hammond's

107 E. Broad.

Largest and Most Complete Stock of Pipes in the City.

JASPER L. ROWE,

213 East Broad St.

2nd Door From Third Street.

Case Postponed.

In the Hustings Court yesterday the case of John Bailey Randolph, who is charged with murder, was postponed until Monday.

pany, Alexandria; C. S. Richards, president; capital stock, \$25,000. A. A. Alexander, of Alexandria, president. Factor F. Hall, president. Retail Merchants' Association, Norfolk; William Umstadter, president.